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APPL	ICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
C	9/730,224	12/05/2000	Kim Betros	YOR920000502US1	9162
	75	590 08/13/2003		•	•
_	Marc A. Ehrli			EXAMI	ver.
]	BM Corporation	perty Law Dept. on .		RIMELL, S.	AMUEL G
_	P.O. Box 218 Yorktown Heig	hts, NY 10598		ART UNIT	PAPER NUMBER
				2175	5
•				DATE MAILED: 08/13/2003	. , , ,

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	
		09/730,224	BETROS ET AL.	
	Office Action Summary	Examiner	Art Unit	
		Sam Rimell	2175	
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet w	ith the correspondence addre	SS
THE I - External after - If the - If NC - Failu - Any r	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION IS COMMUNICATION IN COMMU	ON. R 1.136(a). In no event, however, may a n. a reply within the statutory minimum of thir eriod will apply and will expire SIX (6) MON tatute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this commu	unication.
1)	Responsive to communication(s) filed on			
2a)□		This action is non-final.	·	
3)			ttora proposition as to the m	auta t
,	Since this application is in condition for al closed in accordance with the practice un on of Claims	der <i>Ex parte Quayle</i> , 1935 C.	D. 11, 453 O.G. 213.	erits is
4)🛛	Claim(s) 1-45 is/are pending in the applica	ation.		
	4a) Of the above claim(s) is/are with	drawn from consideration.		
5)	Claim(s) is/are allowed.			
6)⊠	Claim(s) <u>1-17,21-39 and 43-45</u> is/are reject	ted.		
7)🖂	Claim(s) <u>18-20 and 40-42</u> is/are objected to	o. ·		
8)🖂	Claim(s) are subject to restriction ar	nd/or election requirement.	,	
	on Papers	·		
9) 🗌 -	The specification is objected to by the Exan	niner.		
10)[Γhe drawing(s) filed on is/are: a)□ a	ccepted or b) objected to by t	he Examiner.	
	Applicant may not request that any objection t	to the drawing(s) be held in abey	ance. See 37 CFR 1.85(a).	
11) 🔲 -	The proposed drawing correction filed on $_$	is: a)□ approved b)□ c	lisapproved by the Examiner.	
	If approved, corrected drawings are required i	n reply to this Office action.		
12) 🔲 -	Γhe oath or declaration is objected to by the	e Examiner.	•	
Priority u	nder 35 U.S.C. §§ 119 and 120			
13)	Acknowledgment is made of a claim for for	reign priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a)[☐ All b)			
	1. Certified copies of the priority docum	nents have been received.		
	2. Certified copies of the priority docum	nents have been received in A	pplication No	
* S	3. Copies of the certified copies of the papplication from the International ee the attached detailed Office action for a	Bureau (PCT Rule 17.2(a)).		ge //
	cknowledgment is made of a claim for dom			olication Y./
_a	☐ The translation of the foreign language ocknowledgment is made of a claim for dom	provisional application has b	een received.	EMAG .
Attachment	(s)		PRIMAR	Y EXAMINE
2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No) 5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-15	
S. Patent and Tr TO-326 (Re		e Action Summary	Part of Paper No. 5	

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-6, 10, 16-17, 21-28, 32, 38-39, 43, 44 and 45 are rejected under 35 U.S.C. 102(e) as being anticipated by Win et al. (U.S. Patent 6,453,353).

Claim 1: Reference is made to FIG. 1 of Win et al. A browser (100) issues a request for a document located at a data repository (protected server 104---also see abstract). An access server, operating in communication with a registry server (108) and registry repository (11) determines if the requester is authorized to access the given file. If the requester is authorized to view the document, the document is then translated from its stored format in the server (104) into an HTML page or web page displayed to the user (col. 11, lines 60-64).

<u>Claim 2:</u> Any information displayed to a user on an HTML page or web page is readable as graphical information.

<u>Claim 3:</u> The requested document is translated into an HTML page or web page upon the user's request for the document. An HTML page or web page is compatible with a browser.

Claim 4: As seen in FIG. 1, the repository (104) resides behind a firewall (above line 118 in FIG. 3). A metadata directory (110) resides in front of the firewall (below line 118). The structure (110) is considered to be a metadata directory since it contains information about the resources in the data repositories 104 (see col. 12, lines 32-40).

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Claim 5: Col.. 13, lines 2-3 refer to an administrative application which can delete or

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modify any of the records in the metadata directory (110). Deleting or modifying records in the

metadata directory would be an updating of those records.

<u>Claim 6</u>: An access control element (108) cooperates in the system to control user access

to the documents in repository (104).

Claim 10: An access control system (108) is provided outside of the firewall. The access

control system contacts the directory (110) and determines which documents are available to

which users. The request which is ultimately passed to the data repository (104) indicates which

documents the particular user is allowed to view.

Claim 16: The request for documents located at repository (104) first passes to a staging

database (106). The document format determination is made by browser (100), which determines

the document format to be an HTML document or web page.

Claim 17: The document passes through staging database (106).

<u>Claim 21:</u> Document requester is provided with a menu (col. 11, line 53-64). This menu

indicates which documents are accessible to the user, and reads as a status report on the

document fulfillment request.

Claim 22: The document format is determined by the end user's browser. Merely

providing an HTML document on that browser indicates a preference for an HTML format. The

format preference for HTML is stored in the browser's code.

Claim 23: See remarks for claim 1.

Claim 24: See remarks for claim 2.

Claim 25: See remarks for claim 3.

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Claim 26: See remarks for claim 4.

Claim 27: See remarks for claim 5.

Claim 28: See remarks for claim 6.

Claim 32: See remarks for claim 10.

Claim 38: See remarks fro claim 16.

Claim 39: See remarks for claim 17.

Claim 43: See remarks for claim 21.

Claim 44: See remarks for claim 22.

Claim 45: FIG. 1 of Win et al. discloses an interface element (100), access control logic (106, 108, 110), a translation engine (102) that converts a data stored on server (104) into an HTML or web page document at browser (100), and a storage element (104) that stores document data.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 7, 8, 9, 11, 12, 13, 14, 15, 29, 30, 31, 33, 34, 35, 36 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Win et al.

Claim 7: Claim 7 differs from Win et al. in that it recites the forwarding of a translated data file outside of the firewall to a response repository. However, it is well known in the art to forward documents to users, such as by e-mail. For example, the user at browser 100 could forward a received document to another user computer outside the firewall using a conventional

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e-mail system. The recipient's computer would thus be the response repository. It would have

been obvious to one of ordinary skill in the art to modify Win et al. to permit e-mail transmission

of documents to computer systems outside of the firewall, as is very well known in the art for

permitting document sharing.

Claim 8: Any period of time that the document exists on the e-mail recipient's computer

is a predetermined time in which the document resides at a response repository.

Claim 9: Any user at the e-mail recipient's computer is readable as an authorized

requester, lacking any details as to exactly how authorization is achieved.

Claim 11: See remarks for claim 7.

Claim 12: See remarks for claim 8.

Claim 13: See remarks for claim 9.

Claim 14: The document translation is considered to be the conversion of the document

from its stored format to an HTML page. In the same manner that the browser 100 may be

configured to translate the document by displaying an HTML page, a browser at an e-mail

recipient's computer may also be configured to display an HTML page.

Claim 15: Any display of a document as an HTML page is considered to be a translation

of the document.

Claim 29: See remarks for claim 7.

Claim 30: See remarks for claim 8.

Claim 31: See remarks for claim 9.

Claim 33: See remarks for claim 7.

<u>Claim 34:</u> See remarks for claim 8.

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<u>Claim 35:</u> See remarks for claim 9.

Claim 36: See remarks for claim 14.

Claim 37: See remarks for claim 15.

Claims 18-20 and 40-42 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication should be directed to Sam Rimell at telephone number (703) 306-5626.

Sam Rimell Primary Examiner Art Unit 2175